Zoning Text Amendment No.: 16-12

Concerning: Building Permits Draft No. & Date: 1 - 7/19/16 Introduced: August 2, 2016

Public Hearing:

Adopted:
Effective:
Ordinance No.:

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: The Planning, Housing, and Economic Development Committee

AN AMENDMENT to the Montgomery County Zoning Ordinance to:

- delete building permit directions and procedures from various sections of the code.

By amending the following sections of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

DIVISION 4.2.	"Agricultural Zone"
Section 4.2.1.	"Agricultural Reserve Zone (AR)"
DIVISION 7.1.	"Review Authority and Approvals Required"
Section 7.1.2.	"Overview of Review and Approval Authority"
Section 7.1.3.	"Overview of Approvals Required"
DIVISION 7.4.	"Administrative Approvals"
Section 7.4.1.	"Building Permit"
Section 7.4.2.	"Use-and-Occupancy and Temporary Use Permits"
Section 7.4.3.	"Sign Permit"
Section 7.4.4.	"Sign Variance"
DIVISION 7.6.	"Special Provisions"
Section 7.6.1.	"Board of Appeals"

EXPLANATION: Boldface indicates a Heading or a defined term.

<u>Underlining</u> indicates text that is added to existing law by the original text amendment.

[Single boldface brackets] indicate text that is deleted from existing law by original text amendment.

<u>Double underlining</u> indicates text that is added to the text amendment by amendment.

[[Double boldface brackets]] indicate text that is deleted from the text amendment by amendment.

* * * indicates existing law unaffected by the text amendment.

ORDINANCE

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

1		Sec.	1. DI	VISIC	N 59-4.2 is amended as follows:
2	Div	vision 4.	.2. Agr	cicultu	ral Zone
3	Sec	ction 4.2	2.1. Ag	ricult	ural Reserve Zone (AR)
4	E.	Spec	cial Re	quire	ments for Child Lots
5	*	* *			
6		[4.	Buile	ding P	ermit
7			a.	Whe	en a building permit application is initially filed, the child
8				for v	whom the lot is created must be the listed owner of the lot in
9				the (County land records.
10			b.	A bı	ailding permit for a detached house on a child lot must be
11				issu	ed only to:
12				i.	a child of the property owner;
13				ii.	the spouse of a child of the property owner;
14				iii.	a contractor for a child of the property owner; or
15				iv.	a contractor for the spouse of a child of the property
16					owner.]
17		[5] <u>4</u> .	. Own	ership	Transfer
18		*	* *		
19		[6] <u>5</u> .	. Pena	ılty for	Violations
20		*	* *		
21		[7] <u>6</u> .	. Deed	d Rest	rictions and Certificates of Compliance
22		*	* *		
23		[8] <u>7</u> .	. Exis	ting C	hild Lots and Preliminary Plan Applications
24	*	* *			
25		Sec.	2. DIV	VISIO	N 59-7.1 is amended as follows:
26	Div	vision 7.	.1. Rev	view A	uthority and Approvals Required
27	*	* *			

28 Section 7.1.2. Overview of Review and Approval Authority

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					Authority			
Approval Requested	Section Reference	Sign Review Board	DPS Director or Staff	Planning Director or Staff	Planning Board	Hearing Examiner	Board of Appeals	District Council
District Cou	ıncil Approv	als						
Local Map Amendment	7.2.1			R	R	R		D
Corrective Map Amendment	7.2.2			R	R			D
Sectional or District Map Amendment	7.2.3			R	R			D
Zoning Text Amendment	7.2.4		R	R	R			D
Regulatory	Regulatory Approvals							
Conditional Use	7.3.1			R	I	D	A	
Variance	7.3.2			I	I	I	D	
Sketch Plan	7.3.3			R	D			
Site Plan	7.3.4			R	D			
Administra	tive Approva	ıls						
[Building Permit]	[7.4.1]		[D]			[I]	[A]	
[Use-and- Occupancy and Temporary Use Permit]	[7.4.2]		[D]			[1]	[A]	
Sign Permit	[7.4.3] <u>7.4.1</u>		D			I	A	
Sign Variance	[7.4.4] <u>7.4.2</u>	D				I	A	

KEY: A = Appeal D = Decision I = Review and recommendation if requested by a reviewing, deciding, or

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34 Section 7.1.3. Overview of Approvals Required

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Application	Section Reference	Applicability			
District Council Approvals					

³² appellate body R = Review and recommendation

Local Map Amendment	7.2.1	A local zoning change to apply a Floating or Euclidean zone to a specific property.			
Corrective Map Amendment	7.2.2	Correction of an error in the application or mapping of a comprehensive rezoning.			
Sectional or District Map Amendment	7.2.3	A comprehensive rezoning of an area or areas of the County.			
Zoning Text Amendment	7.2.4	A change in the text of this Chapter.			
Regulatory Approvals					
Conditional Use	7.3.1	Use of any property for a conditional use, as designated by Article 59-3.			
Variance	7.3.2	A request to deviate from any requirement of this Chapter.			
Sketch Plan	7.3.3	Required for development under the optional method.			
Site Plan	7.3.4	Optional method development requires approval of a site plan after approval of a sketch plan. Development under a Floating zone requires approval of a site plan after approval of a Local Map Amendment. Development under standard method may require site plan approval under Section 7.3.4.			
Administrative Approvals					
[Building Permit]	[7.4.1]	[Required before any building or structure can be erected, moved, altered, or enlarged. See exemptions in Section 7.4.1.]			
[Use-and-Occupancy and Temporary Use Permits]	[7.4.2]	[Required before any building, structure, or land can be used or can be converted, in whole or in part, from one use to another. See exemptions in Section 7.4.2.]			
Sign Permit	[7.4.3] 7.4.1	Required when a sign is constructed, erected, moved, enlarged, illuminated, or substantially altered. Routine maintenance, including painting, cleaning, changing copy where permitted, or changing copy that satisfies a sign concept plan, does not require a permit. See exemptions in Section 6.7.3.			
Sign Variance	[7.4.4] 7.4.2	Any sign not listed in Division 6.7, or that does not satisfy the requirements in Division 6.7, may apply for a sign variance from the Sign Review Board.			

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Sec. 3. DIVISION 59-7.4 is amended as follows:

DIVISION 7.4. Administrative Approvals

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41 [Section 7.4.1. Building Permit]

42 [A. Applicability

- 1. A building permit is required before any building or structure can be erected, moved, altered, or enlarged under Chapter 8.
- 2. A building permit is not required for:
- a. Any building or structure used exclusively for agricultural purposes on land used exclusively for agriculture, except for:

48	i.	a building or structure used for a purpose that is not
49		exclusively agricultural, including conditional uses, even
50		though located on otherwise agricultural land; or
51	ii.	an equestrian facility, building, or structure intended for
52		use by participants or spectators at an equestrian event.
53	b. The	following public utility equipment:
54	i.	any structure and its attached cross arms carrying
55		overhead electric power and energy transmission and
56		distribution lines that carry 69,000 volts or less;
57	ii.	equipment installed and maintained by a public utility
58		under regulation by the State Public Service
59		Commission; or
60	iii.	poles or structures used for street lights, fire alarm boxes,
61		traffic signals, or similar municipal equipment installed
62		by the State or a local municipality.]
63	[B. Application Req	uirements
64	For projects that do not	require site plan approval or conditional use approval and
65	have more than 10 park	ing spaces, an application for building permit must include
66	a plan showing the loca	tion and design of entrances and exits to public roads; the
67	location and size of all	buildings and structures; the location of parking spaces,
68	directional markings, tr	affic-control devices and signs; and that it satisfies Division
69	6.2.]	
70	[C. Review and Rec	ommendation
71	DPS must submit the ap	oplication to the Planning Director for review for any
72	building permit that req	uests:
73	1. construction	on of a new principal structure; or

74		2.	construction that increases the gross floor area of an existing
75			commercial structure.
76	The l	Planni	ng Director must confirm in writing that the application satisfies this
77	Chap	ter an	d that the property has all necessary approvals required by the Planning
78	Depa	rtmen	t and Planning Board.]
79	[D.	App	roval Process
80	DPS	accep	ts the applications for all building permits.]
81	[E.	Nece	essary Findings for a Site with a Conditional Use
82	For a	site w	vith a conditional use:
83		1.	DPS may allow minor adjustments during construction that do not
84			substantially alter the size, location, or external appearance of any
85			approved building, structure, or use. DPS must immediately notify the
86			deciding body of any deviations from the approval of the deciding
87			body.
88		2.	Any change proposed during construction that would substantially
89			alter the location or external appearance of any approved building,
90			structure, or use requires an amendment under Article 59-7.]
91	[Sect	ion 7.	4.2. Use-and-Occupancy and Temporary Use Permits]
92	[A.	App	licability
93		1.	A use-and-occupancy permit is required before any building,
94			structure, or land can be used or can be converted, wholly or in part,
95			from one use to another.
96		2.	Exemptions from use-and-occupancy permit requirement:
97			a. land or buildings used exclusively for agricultural purposes;
98			b. a use for which a valid occupancy permit was issued and not
99			revoked before June 1, 1958;
100			c. a Family Day Care (Up to 8 Persons); and

101			a. a Transitory Use.]
102	[B.	App	lication Requirements
103	Each	applic	cation for a use-and-occupancy permit must be accompanied by 2 copies
104	of a j	plan dı	rawn to scale showing:
105		1.	the lot on which a use is proposed, lot dimensions, lot and block
106			numbers and subdivision name, if any;
107		2.	the location, extent, and layout for the proposed use and any other
108			pertinent information; and
109		3.	north point, date and scale of plan.]
110	[C.	App	roval Process
111	DPS	accept	ts the application for all use-and-occupancy and temporary use permits.]
112	[D.	Nece	essary Findings
113		1.	DPS must certify compliance with this Chapter.
114		2.	Any building, structure, or land on a site with any previous
115			development approval must satisfy the requirements, representations,
116			plans, and conditions contained in the decision or resolution of the
117			deciding body.
118		3.	On the basis of a final inspection, DPS must verify that construction
119			or alteration has been completed according to the applicable decision
120			or resolution.
121		4.	A temporary use permit may be issued if the use satisfies the
122			applicable use standards under Article 59-3.]
123	Secti	ion [7.	4.3] <u>7.4.1</u> . Sign Permit
124	* :	* *	
125	D.	Nece	essary Findings
126		1.	DPS may issue a sign permit based on one of the following:

127		a. its determination, upon review of the application, that the
128		proposed sign or sign concept plan satisfies Division 6.7; or
129		b. submission of the application packet and a written certification
130		by a sign installer that the proposed sign satisfies Division 6.7.
131	2.	DPS has the authority to resolve any dispute or to interpret any
132		ambiguity in Section [7.4.3] <u>7.4.1</u> .
133	* * *	
134	Section [7.	4.4] <u>7.4.2</u> . Sign Variance
135	* * *	
136	C. Nece	essary Findings
137	* * *	
138	6.	The Sign Review Board may approve a variance for a sign on
139		property with a conditional use approval if the Hearing Examiner or
140		Board of Appeals, as applicable, has approved the sign. Nothing in
141		Section [7.4.4] <u>7.4.2</u> prevents the Sign Review Board from imposing
142		more restrictive conditions than the Hearing Examiner or Board of
143		Appeals, but the Sign Review Board must not approve a sign variance
144		that is less restrictive than any condition set by the Hearing Examiner
145		or Board of Appeals.
146	* * *	
147	Sec.	4. DIVISION 59-7.6 is amended as follows:
148	DIVISION	7.6. Special Provisions
149	Section 7.6	5.1. Board of Appeals
150	* * *	
151	C. Filin	g of Appeals
152	1.	Appeals to the Board of Appeals may be made:

153	a.	by any person, board, association, corporation, or official
154		allegedly aggrieved by [the grant or refusal of a building or use-
155		and-occupancy permit or by] any [other] administrative
156		decision based or claimed to be based, in whole or in part, upon
157		this Chapter, including the zoning map[[,]]; or
158	b.	about property affected by the master plan of highways.
159	* * *	
160	Sec. 5. Eff	ective date. This ordinance becomes effective on the date that
161	Bill 35-16 is effect	etive.
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163	This is a correct c	opy of Council action.
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166	Linda M. Lauer, C	Clerk of the Council